

**Decision Memo
Agriculture Irrigation and Livestock Watering System Easements
5 Easements for 5 Facilities
Under the Colorado Ditch Bill Act of 1986**

**Grand Mesa, Uncompahgre and Gunnison National Forests
Region 2, USDA Forest Service**

I. DECISION

A. Description of Decision

I have determined that the applicants and facilities listed in the attached Appendix A, all on NFS lands located on the Uncompahgre National Forest and administered by the Norwood Ranger District in the Dolores River Basin qualify for issuance of Agriculture Irrigation and Livestock Watering System easements (ditch bill easements). I have decided to condition these ditch bill easements by issuing operation and maintenance (O&M) plans developed for, and specific to, the easements. I have determined that implementation of the O&M plans will not result in any significant change in use or management of the facilities and, therefore, any deviation from effects experienced in the past will be minimal.

B. Purpose of Decision

These applicants have applied for easements under Public Law 99-545, commonly referred to as "The Colorado Ditch Bill Act." Under this act, an easement must be granted if the applicant meets specific requirements and if the water system meets all criteria of the act. It has been determined that the applicants and facilities in the attached list meet all the requirements of the act; therefore, an easement must be granted.

The terms and conditions described in the O&M plan for each facility were developed based on an interdisciplinary review, from which recommendations were made to provide for adequate resource protection.

While granting of such easements is non-discretionary and, therefore, not a federal action subject to analysis or review (FSM 2729.16f), analysis was conducted for this use to determine if there was a need for additional conditioning of the easement for operation and maintenance activities, and for the protection of Threatened, Endangered, or Sensitive (TES) Species. The purpose of this decision is to document any environmental concerns associated with the operation and maintenance of the ditches and reservoirs, and their potential effect on TES Species, and to document the need for any additional conditioning of the easement necessary to protect the environment from degradation due to continued operation of the water conveyance and storage systems.

II. REASONS FOR CATEGORICALLY EXCLUDING THE DECISION

Decisions may be categorically excluded from documentation in an Environmental Impact Statement or Environmental Assessment when they are within one of the categories identified by the U.S. Department of Agriculture in 7 CFR part 1b.3 or one of the categories identified by the Chief of the Forest Service in Forest Service Handbook (FSH) 1909.15 sections 31.1b or 31.2, and there are no extraordinary circumstances related to the decision that may result in a significant individual or cumulative environmental effect. Supporting documents for this project will be retained in a project file at the Grand Mesa, Gunnison and Uncompahgre National Forest Headquarters in Delta, Colorado.

A. Category of Exclusion

My decision, to apply terms and conditions to these easements via the O&M plans, is categorically excluded from documentation in an environmental assessment (EA) or environmental impact statement (EIS) pursuant to Forest Service Handbook (FSH) 1909.15, 31.2. The components of this project fit within the context of 36 CFR 220.6(e)(3): "Approval, modification, or continuation of minor special uses of National Forest System lands that require less than five contiguous acres of land." The facilities included in this decision memo do not appear to have any previous formal authorizations but were found to be qualified for and will be authorized by ditch bill easements. Use will generally remain the same.

B. Relationship to Extraordinary Circumstances

There are no conditions that would constitute a significant effect on an extraordinary circumstance related to the proposed authorization. This conclusion is based on evaluation of the following items:

1. Federally listed Threatened, Endangered, Proposed (TEP) and Forest Service Sensitive Species or their Critical Habitat (Endangered Species Act: Section 7.)

A biological assessment (BA) for ditch bill easements was prepared and approved in June 2006, addressing the potential effects of conditions under which continued operation and maintenance of an existing facility will be authorized would have on TEP species. The BA addressed the effects of 108,387 acre-feet (AF) of water depletion from 32 facilities on the Grand Mesa, Uncompahgre and Gunnison National Forests, on four endangered fish occurring in the Colorado River drainage: Colorado pikeminnow (*Ptychocheilus lucius*), humpback chub (*Gila cypha*), bonytail chub (*Gila elegans*), and razorback sucker (*Xyrauchen texanus*) and their critical habitats. The BA also examined potential effects of implementing Ditch Bill O&M plans on Canada lynx (*Lynx Canadensis*), bald eagle (*Haliaeetus leucocephalus*), Mexican spotted owl (*Strix occidentalis lucida*), Uncompahgre fritillary butterfly (*Boloria acrocneuma*), and Uinta Basin hookless cactus (*Sclerocactus glaucus*). Determinations by species are:

- **Four endangered fish in the Colorado River drainage – "may affect" and is "likely to adversely affect" the Colorado Pikeminnow, Razorback Sucker, Humpback Chub, Bonytail Chub, and is also "likely to adversely affect" the designated critical habitat located downstream of the action, due to water depletions.**

- **Canada lynx** – “may affect” but is “not likely to adversely affect” due to implementation of Operation and Maintenance Plans.
- **Bald eagle, Mexican spotted owl, Uncompahgre fritillary butterfly, and Uinta hookless cactus** – “No effect.”

On August 10, 2006, the U.S. Fish and Wildlife Service issued a Biological Opinion (BO # FWS/R6 FR-ES-ES/GJ-6-CO-06-F-007) from the Fish and Wildlife Service (FWS) stating that the proposed action would jeopardize the continued existence of the four endangered fish and result in adverse modification of critical habitat. However, the FWS determined that the jeopardy determination can be offset by implementation of a Section 7 Agreement and the Recovery Implementation Program Recovery Action Plan (RIPRAP) developed in 1993 for the endangered fish. The FWS determined that sufficient progress to recover these four endangered fish is being made and that continued implementation of the Recovery Program will minimize effects of depleting 172,275 AF of water and, therefore, serves as reasonable and prudent measures for minimizing take of listed fish resulting from these depletions. These water depletions are considered historic depletions because they have been in place before establishment of the Recovery Program, and therefore are not subject to requirements in the Plan.

The FWS also concurred on the finding of "may effect" but is "not likely to adversely affect" to Canada Lynx.

Sensitive Species (FSM 2670): Biological Evaluations (BE) in accordance with FSH 2670 were prepared, (BE of Plant/Animal Spp. and MIS Report for Ditch Bill Easement Applications, dated August 2005) addressing the effects of the proposed action on Forest Service sensitive plant and animal species. The report concluded that the proposed actions **“may impact some individuals, but is not likely to cause a trend towards Federal listing or result in loss of viability in the planning area.”** No additional conditioning of the easements beyond the standard O&M plans is required for protection of sensitive plant and animal species.

2. *Floodplains and Wetlands, or Municipal Watersheds* – Flood Plains and Wetlands effects are inherent in water diversion facilities associated with streams and reservoirs. The water conveyance and storage infrastructure occupies a relatively small percentage of floodplains and should have no effect on flood stage. Several common types of wetlands are indirectly affected by dewatering, but this impact is associated with a valid State water right and is non-discretionary. Nearly all watersheds on the forest provide for public water supplies. None of the subject facilities lie within a designated municipal watershed. These uses are established baseline and, consequently, will not result in a change in effect to public water supply.

3. *Congressionally-Designated Areas* – The facilities covered by this decision memo are not located within a wilderness or other congressionally-designated area.

4. *Inventoried Roadless Areas* – Portions of the Adams Canal Enlargement and Sheep Creek Enlargement are located within the Sheep Creek Roadless Area.

5. *Research Natural Areas* – There are none present in the project area.

6. *Native American Religious or Cultural Sites, or Areas* - The facilities listed in Appendix A were reviewed by the Forest Archaeologist. There are no known American Indian religious or cultural sites in the project area. There will be no effects to this circumstance.

7. *Archaeological Sites or Historic Properties or Areas* – Surveys for cultural resources and appropriate consultation with the State Historic Preservation Office are completed for all facilities where potential for future impacts through continuing operation of the facilities has been determined to exist. The Forest has made a determination that no significant historic properties will be affected. All Operation and Maintenance Plans include a clause requiring operations to cease until a review can be completed and appropriate action taken, if items of archaeological, paleontological or historic value are discovered.

III. OTHER RESOURCES CONSIDERED

All facilities were surveyed using hand held GPS units. Numerous point location issues of concern such as diversion structures, measuring devices, ditch freeboard, flow impediments, erosion, noxious weeds, fish barriers and other, were logged and photographed to document resource maintenance needs to aid in developing the Operation and Maintenance Plan for each.

IV. PUBLIC INVOLVEMENT

Scoping for public concern and comment for these listed facilities was accomplished by:

1. Listing the proposal to issue conditional permanent easements in the GMUG "Schedule of Proposed Actions" on January 1, 2005;
2. Issuing letters on April 5, 2005, from each Ranger District to all individuals and organizations that have expressed interest or have been identified as having an interest in being informed of activities to take place on the GMUG NF and requesting their comment on any extraordinary circumstances by May 16, 2005. These April 5th letters identified all facilities on the Forest that were being considered for Ditch Bill Easements and listed the extraordinary circumstances which would be of concern to the Forest Service.
3. Issuing concurrent news releases to newspapers publishing in the GMUG NF regional area, inviting comment.

The comment period was extended to June 30, 2005, at the request of the Pathfinder Steering Committee (Pathfinder). Pathfinder was an informal local group comprised of individuals from State Government, environmental and public advocacy conservation organizations, water users and others who represent a wide variety of stakeholder interest and concerns related to water use.

Each Ranger District received a single letter of comment, jointly signed by Trout Unlimited and High Country Citizen's Alliance. These letters were similar in content and primarily addressed Forest Service policy with respect to administering the easements. There were no general public comments received specific to the facilities included in this decision.

In accordance with the decision in *Sequoia ForestKeeper v. Tidwell*, 11-cv-00679-LJO-DLB (E.D. Cal.), the Forest Service provided public notice, comment, and opportunity for administrative appeal for projects and activities documented with a "Decision Memo" (36 CFR 220.6(e)) for these projects in the Denver Post on December 17, 2012. No comments were received in response to that notice.

V. FINDINGS REQUIRED BY OTHER LAWS AND FOREST SERVICE POLICY

My decision will comply with all applicable laws and regulations. Supporting documentation for these findings is located in the project files. A summary of pertinent laws follow.

Federal Land Policy Management Act of 1976 (FLPMA) as amended by Public Law 99-545, of October 27, 1986 (Colorado Ditch Bill): The Act directed the Secretary of Agriculture to issue permanent easements to owners of certain qualifying water storage and/or transmission facilities on National Forest System lands, which are used to convey water to private lands for agricultural irrigation and livestock watering purposes. All applications and supporting documentation for the listed facilities meet the criteria specified by the act.

National Forest Management Act: The projects are consistent with the 1983 Grand Mesa, Uncompahgre and Gunnison National Forest Land and Resource Management Plan (as amended in 1991). Management Indicator Species (MIS) identified in the GMUG Forest Plan (1991; 2005 MIS amendment) were considered in the biological evaluations for the affected area, prepared in August 2005; and effects of the action were analyzed. The proposed activity is determined to have minimal impact or have no measurable impact on MIS.

National Environmental Policy Act (NEPA): Conditioning of these easements via the O&M Plans is categorically excluded from documentation in an environmental assessment or environmental impact statement pursuant to Forest Service Handbook (FSH) 1909.15. Environmental review is documented by this Decision Memo and supporting information contained in the project files.

National Historic Preservation Act (NHPA): In addition to the discussion under items 6 and 7 of "extraordinary circumstances," the Operation and Maintenance Plan which accompanies each easement includes a clause (#6) which requires that, "If any items of archaeological, paleontological, or historic value, including but not limited to historic or prehistoric artifacts, structures, monuments, human remains and funerary objects are discovered, the Holder shall immediately cease all activities" Continued activity must be approved by an authorized officer.

Environmental Justice (Executive Order 12898): This Order requires consideration of whether projects would disproportionately impact minority or low-income populations. This decision complies with the Act as it is not expected to adversely impact minority or low-income populations.

Effects of Action on Social Groups: There will be no effects on minorities, Native Americans, women or the civil liberties of any other American citizen.

Effects on Prime Rangeland, Forest Land and Farm Land: The decision is in compliance with Federal Regulations for prime range, forest and farm lands. There will be no effect on NFS grazing allotments. The facilities being authorized convey water to private lands for beneficial use in agricultural irrigation and livestock watering.

Energy Requirements and Conservation Potential: The action will not result in a change in energy requirements or conservation potential.

Air Quality: The project will have no long term effect on air quality. Some minor intermittent and localized effect may result from maintenance activities.

Wild and Scenic Rivers Act: There are no designated Wild or Scenic Rivers impacted by the operation of these facilities.

Endangered Species Act: There are no conditions that would constitute a significant effect on Threatened, Endangered and Proposed species. See Section II.B.1. of this document.

V. ADMINISTRATIVE REVIEW OR APPEAL

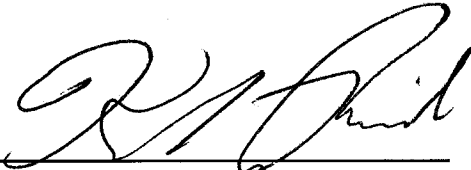
This decision is not subject to administrative appeal pursuant to 36 CFR 215.12(f).

VI. IMPLEMENTATION DATE

This decision may be implemented immediately.

VII. CONTACT PERSON

Further information about this decision can be obtained from Linda Bledsoe, Realty Specialist, Grand Valley Ranger District, 2777 Crossroads Blvd., Unit 1, Grand Junction, CO 81506; Phone (970) 263-5802; FAX (970) 263-5819; or electronically at lbledsoe@fs.fed.us



KEVIN T. RIORDAN
Deputy Regional Forester
Rocky Mountain Region, R-2
USDA Forest Service

JUNE 21, 2013
Date

APPENDIX A: List of facilities addressed by this Decision Memo

Easement Issued To:	Norwood RD	
	Facility	ID
Diamond Ranch, LLC	Aldasoro Ditch	N002
Mary Louise Leonard Family Partnership, LP	Adams Canal Enlargement	N001
Mary Louise Leonard Family Partnership, LP	Aldasoro Ditch	N002
Mary Louise Leonard Family Partnership, LP	Sheep Creek Enlargement	N024
Elk Creek Ditch Company	Elk Creek Ditch	N012